EXHIBIT "A"

UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK			
TRAVELERS CASUALTY AND SURETY COMPANY COMPANY as Administrator for RELIANCE INSURANCE COMPANY			
Plaintiff,			
vs			
THE DORMITORY AUTHORITY OF THE STATE OF NEW YORK, TDX CONSTRUCTION CORP. and KOHN, PEDERSON, FOX & ASSOCIATES, P.C.,			
Defendants.			
DORMITORY AUTHORITY OF THE STATE OF NEW YORK			
Third-Party Plaintiff, vs			
TRATAROS CONSTRUCTION, INC. and TRAVELERS CASUALTY AND SURETY COMPANY,			
Third-Party Defendants,			
TRATAROS CONSTRUCTION, INC. and TRAVELERS CASUALTY AND SURETY COMPANY,			
Fourth-Party Plaintiffs,			

Civil Action #: 04 Civ. 5101 (HB)

Bartec
Response to
Travelers Casualty and
Surety Company and
Trataros Construction,
Inc. for Production of
Documents

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G.M. CROCETTI, INC., CAROLINA CASUALTY INSURANCE COMPANY, BARTEC INDUSTRIES INC., DAYTON SUPERIOR SPECIALTY CHEMICAL CORP., SPECIALTY CONSTRUCTION BRANDS, INC. t/a TEC, KEMPER CASUALTY INSURANCE COMPANY d/b/a KEMPER INSURANCE COMPANY, GREAT AMERICAN INSURANCE COMPANY, NATIONAL UNION FIRE INSURANCE COMPANY OF PITTSBURGH, P.A., UNITED

STATES FIRE INSURANCE COMPANY, ALLIED WORLD ASSURANCE COMPANY (U.S) INC. f/k/a COMMERCIAL UNDERWRITERS INSURANCE COMPANY, ZURICK AMERICAN INSURANCE COMPANY d/b/a ZURICK INSURANCE COMPANY, OHIO CASUALTY INSURANCE COMPANY d/b/a OHIO CASUALTY GROUP, HARLEYSVILLE MUTUAL INSURANCE COMPANY a/k/a HARLEYSVILLE INSURANCE COMPANY, an insurer for BARTEC INDUSTRIES INC.)
JOHN DOES 1-20, and XYZ CORPS. 1-20,

Fourth-Party Defendants,

KOHN, PEDERSON, FOX ASSOCIATES, P.C.,

Third-Party Plaintiff,

VS.

WEIDLINGER ASSOCIATES CONSULTING ENGINEERS, P.C. ANTHONY BLACKETTS & ASSOCIATES, POULIN + MORRIS. INC., SHEN MILSOM & WILKE, INC., AMIS, INC., HOPKINS FOOD SERVICE SPECIALISTS, INC., CASTRO-BLANCO PISCIONERI AND ASSOCIATES, ARCHITECTS, P.C. n/k/a ARQUITECTONICA NEW YORK, P.C. COSENTINI ASSOCIATES, INC., VOLLMER ASSOCIATES, LLP. TESTWELL CRAIG LABORTORIES, INC., JOHN A. VAN DEUSEN & ASSOCIATES, INC., JEROME S. GILLMAN CONSULTING ARCHITECT, PC., SYSTEMS DESIGN ASSOCIATES, SYSTEMS DESIGN ASSOCIATES, INC., WARFEL SCHRAGER ARCHITECTURAL LIGHTING, LLC COUNSILMAN/HUNSAKER & ASSOCIATES, ENTEK ENGINEERING PLLC, THEATER PROJECTS CONSULTANTS, JORDAN PANEL SYSTEMS CORP., TRATAROS CONSTRUCTION, INC. and LBL SKYSYSTEMS (U.S.A), INC.,

> Third-Party Defendants, -----x

PLEASE TAKE NOTICE, that Fourth-Party Defendant, Bartec Industries Inc., as and for its response to fourth -party defendant, Travelers Casualty and Surety Company and Trataros Construction, Inc. for Production of Documents dated June 9, 2005, sets forth the following upon information and belief:

- 1. See exhibits attached hereto.
- 2. The answering Fourth-Party Defendant objects to this request as being premature but will provide a complete response at the close of discovery.
 - 3. See Exhibit "A".
 - 4. See attached copy of the purchase order annexed to Exhibit "A".
- 5. The answering Fourth-Party Defendant does not possess any responsive documents.
- 6. The answering Fourth-Party Defendant does not possess any responsive documents.
 - 7. See **Exhibit "B"** for copies of the invoices.
 - 8. Copies of the payment received is attached hereto as part of Exhibit "B".
 - 9. See **Exhibit "C"** for correspondence relating to backcharges.
 - 10. See prior exhibits.
- 11. The answering Fourth-Party Defendant does not possess any responsive documents.
- 12. See **Exhibit "D"** for a copy of the written materials with regard to the Conflow.
 - 13. A copy of the documents requested is attached hereto as part of Exhibit "B".

- 14. The answering Fourth-Party Defendant does not possess any responsive documents.
- 15. The answering Fourth-Party Defendant does not possess any responsive documents.
 - 16. See prior exhibits.
- 17. See exhibit "D" for copies of documents relating to materials used on the project.
 - 18. A copy of the payroll records is attached hereto as part of Exhibit "B".
- 19. The answering Fourth-Party Defendant does not possess any responsive documents.
- 20. The answering Fourth-Party Defendant does not possess any responsive documents.
- 21. The answering Fourth-Party Defendant does not possess any responsive documents.
- 22. The answering Fourth-Party Defendant does not possess any responsive documents.
- 23. The answering Fourth-Party Defendant does not possess any responsive documents.
 - 24. A copy of the daily reports is attached hereto as part of Exhibit "B".
- 25. The answering Fourth-Party Defendant does not possess any responsive documents.
- 26. See Exhibit "B" for copy of the Notice of Lien which indicates final completion.

- 27. The answering Fourth-Party Defendant does not possess any responsive documents.
- 28. The answering Fourth-Party Defendant does not possess any responsive documents.
- 29. The answering Fourth-Party Defendant does not possess any responsive documents.
 - 30. See Exhibit E.
 - 31. See prior exhibits.
 - 32. See all prior exhibits.
 - 33. See Exhibit "F".
- 34. The answering Fourth-Party Defendant does not possess any responsive documents.
- 35. The answering Fourth-Party Defendant does not possess any responsive documents.
- 36. The answering Fourth-Party Defendant does not possess any responsive documents.
- 37. The answering Fourth-Party Defendant does not possess any responsive documents.
- 38. The answering Fourth-Party Defendant objects to this request as being premature but will provide a complete response at the close of discovery.
- 39. The answering Fourth-Party Defendant does not possess any responsive documents.

- 40. See prior exhibits for correspondences.
- 41. See prior exhibits for correspondences.
- 42. The answering Fourth-Party Defendant does not possess any responsive documents.
 - 43. See prior exhibits.
 - 44. See prior exhibits.
 - 45. See prior exhibits.
 - 46. See prior exhibits.

PLEASE TAKE FURTHER NOTICE, that Fourth-Party Defendant, Bartec Industries Inc., reserves the right to supplement its responses contained herein up to and including the time of trial.

Dated:

White Plains, New York

July 25, 2005

Yours, etc.

O'CONNOR, REDD, GOLLIHUE

SKLARIN, LLP

By:

Jeremy D. Platek

Attorneys for Fourth-Party Defendant, BARTEC INDUSTRIES INC., 200 Mamaroneck Avenue White Plains, New York 10601 (914) 686-1700 (SO-8230)

TO: SEE ATTACHED CERTIFICATION

UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF NEW YORK

TRAVELERS CASUALTY AND SURETY COMPANY

as Administrator for RELIANCE
INSURANCE COMPANY

Plaintiff,

Civil Action #: 04 Civ. 5101 (HB)

Certification

VS

THE DORMITORY AUTHORITY OF THE STATE OF NEW YORK, TDX CONSTRUCTION CORP. and KOHN, PEDERSON, FOX & ASSOCIATES, P.C.,

Defendants.

DORMITORY AUTHORITY OF THE STATE OF NEW YORK

Third-Party Plaintiff,

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TRATAROS CONSTRUCTION, INC. and TRAVELERS CASUALTY AND SURETY COMPANY,

Third-Party Defendants,

TRATAROS CONSTRUCTION, INC. and TRAVELERS CASUALTY AND SURETY COMPANY,

Fourth-Party Plaintiffs,

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G.M. CROCETTI, INC., CAROLINA CASUALTY INSURANCE COMPANY, BARTEC INDUSTRIES INC., DAYTON SUPERIOR SPECIALTY CHEMICAL CORP., SPECIALTY CONSTRUCTION BRANDS, INC. t/a TEC, KEMPER CASUALTY INSURANCE COMPANY d/b/a KEMPER INSURANCE COMPANY, GREAT AMERICAN INSURANCE COMPANY, NATIONAL UNION FIRE INSURANCE COMPANY OF PITTSBURGH, P.A., UNITED

STATES FIRE INSURANCE COMPANY, ALLIED WORLD ASSURANCE COMPANY (U.S) INC. f/k/a COMMERCIAL UNDERWRITERS INSURANCE COMPANY, ZURICK AMERICAN INSURANCE COMPANY d/b/a ZURICK INSURANCE COMPANY, OHIO CASUALTY INSURANCE COMPANY d/b/a OHIO CASUALTY GROUP, HARLEYSVILLE MUTUAL INSURANCE COMPANY a/k/a HARLEYSVILLE INSURANCE COMPANY, an insurer for BARTEC INDUSTRIES INC.) JOHN DOES 1-20, and XYZ CORPS. 1-20,

Fourth-Party Defendants,

KOHN, PEDERSON, FOX ASSOCIATES, P.C.,

Third-Party Plaintiff,

VS.

WEIDLINGER ASSOCIATES CONSULTING ENGINEERS, P.C. ANTHONY BLACKETTS & ASSOCIATES, POULIN + MORRIS. INC., SHEN MILSOM & WILKE, INC., AMIS, INC., HOPKINS FOOD SERVICE SPECIALISTS, INC., CASTRO-BLANCO PISCIONERI AND ASSOCIATES, ARCHITECTS, P.C. n/k/a ARQUITECTONICA NEW YORK, P.C. COSENTINI ASSOCIATES, INC., VOLLMER ASSOCIATES, LLP. TESTWELL CRAIG LABORTORIES, INC., JOHN A. VAN DEUSEN & ASSOCIATES, INC., JEROME S. GILLMAN CONSULTING ARCHITECT, PC., SYSTEMS DESIGN ASSOCIATES, SYSTEMS DESIGN ASSOCIATES, INC., WARFEL SCHRAGER ARCHITECTURAL LIGHTING, LLC COUNSILMAN/HUNSAKER & ASSOCIATES, ENTEK ENGINEERING PLLC, THEATER PROJECTS CONSULTANTS, JORDAN PANEL SYSTEMS CORP., TRATAROS CONSTRUCTION, INC. and LBL SKYSYSTEMS (U.S.A), INC.,

Third-Party Defendants,

THIS IS TO CERTIFY that the foregoing was forwarded, via first class mail, postage prepaid, on this 25th day of July, 2005 to the following:

TO:

Thomas V. Giordano, Esq. **ZETLIN & DECHIARA, LLP** Attorneys for Defendants, KOHN, PEDERSON, FOX & ASSOCIATES, P.C 801 Second Avenue New York, NY 10017 (212) 682-6800

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SEGAL McCAMBRIDGE SINGER & MAHONEY

Attorneys for SPECIALTY CONSTRUCTION BRANDS, INC. 830 Third Ave, Suite 400 NY, NY 10022 (212) 651-7500

L'ABBATE, BALKAN, COLAVITA & CONTINI, LLP.

Attorneys for Defendant CONSENTINI ASSOCIATES, INC. 1050 Franklin Avenue Garden City, NY 11530 (516) 294-8844 Your File #: 1479-90791

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White Plains, NY 10606

and

GEORGE J. MANOS, Esq. DAVID N. LARSON, ESQ.

BOLLINGER, RUBERRY & GARVEY

Attorneys for Fourth-Party Defendant AMERICAN MOTORIST INSURANCE COMPANY, IMPROPERLY SUED HEREIN AS KEMPER CASUALTY INSURANCE d/b/a KEMPER INSURANCE COMPANY 500 West Madison, Suite 2300 Chicago, IL 60661

JEFFREY M. KADISH, ESQ.

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Attorney for Fourth-Party Defendant

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Attorney for Fourth-Party Defendant

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Attorneys for Fourth-Party Defendant

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HENRY J. CERNITZ, ESQ.

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Attorney for Fourth-Party Defendant HARLEYSVILLE INSURANCE COMPANY 510 Merrick Road P.O. Box 46 Rockville Center, NY 11571

MARTIN PAUL LAVELLE, ESQ.,

LAW OFFICES OF MARTIN PAUL LAVELLE

Attorneys for NATIONAL UNION FIRE INSURANCE COMPANY OF PITTSBURGH, PA 110 William Street New York, NY 10038

MOUND COTTON WOLLAN & GREENGRASS

Attorneys for Fourth-Party Defendant ALLIED WORLD ASSURANCE COMPANY (U.S.) INC. One Battery Park Plaza New York, NY 10004-1486 (212) 804-4200

CHERYL L. DAVIS (CD-4778)

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Attorney for Defendant SHEN MILSOM & WILKE, INC 10 East 40th Street New York, NY 10016 (212) 545-1900

GOGICK, BYREN & O'NEIL, LLP

Attorney for WEIDLINGER ASSOCIATES CONSULTING ENGINEERS, P.C. 11 Broadway, Suite 1560 New York, New York 10004

VINCENT P. CRISCI

Attorneys for POULIN & MORRIS, INC. 17 State Street New York, NY 10004 (212) 943-8940

ANTHONY BLACKETT & ASSOCIATES 33B Day Street Somerville, Massachusetts 02144

AMIS, INC. 44 East 32nd Street New York, NY 10016

HOPKINS FOOD SERVICE SPECIALISTS, INC. 7906 MacArthur Blvd. Suit E 100 Cabin John, Maryland 20818

CASTRO-BLANCO PISCIONERI AND ASSOCIATES, ARCHITECTS, P.C. n/k/a Arquitectonica New York, P.C. 144 West 26th Street, 5th Floor New York, NY 10001

ESTWELL CRAIG LABORATORIES, INC. 47 Hudson Street
Ossining, New York 10562

JOHN A. VAN DEUSEN & ASSOCIATES, INC. 5 Regent Street, Suite 524 Livingston, New Jersey 07039

JEROME S. GILMAN CONSULTING ARCHITECT, P.C. 40 Worth Street New York, NY 10013

SYSTEMS DESIGN ASSOCIATES INC. 85 Willow Street New Haven, CT 06511

ENTEK ENGINEERING, PLLC 200 Broadway Troy, New York 12180 THEATRE PROJECTS CONSULTANTS 25 Elizabeth Street S. Norwalk, CT 06854

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JEREMY D. PLATEK (JP 9153) Attorney at Law Case 1:07-cv-06915-DLC Document 150-2 Filed 03/24/2008 Page 16 of 19

EXHIBIT A

TRATAROS CONSTRUCTION, INC. 664 64th Street Brooklyn, NY 11220 Tel. No. (718) 833-6070 Fax No. (718) 238-4462

COST CODE: GC2-028 PURCHASE ORDER NO. 16780 (Please include on all involces)

5/12/00 DATE:

Vendor/Subcontractor:

BARTEC INDUSTRIES, INC. 453 MAIN STREET LITTLE FALLS, NJ 07424 PH# (973) 256-9262;

Project: BARUCH COLLEGE, NY

Owner:

CITY OF NY

Price: \$ UNIT PRICE P.O. \$47/BAG

Architect/Engineer:

Please provide all services, labor, materials, equipment and rubbish removal necessary perform the Work set forth in the following construction documents:

THIS SUBCONTRACTOR SHALL FURNISH AND INSTALL "SELF LEVELING" FLOOR FILL THE 3RD FLOOR THROUGH THE 14TH FLOOR IN ACCORDANCE WITH ATTACHED BARTEC INDUSTRIES, INC. PROPOSAL WITH AGREED TO COMMENTS DATED MAY 8, 2000 INCL BUT NOT LIMITED TO: SANDING OF FLOORS, FINAL CLEAN UP WITH SWEEPING COMP INSTALLATION OF STOPS, PROTECTION OF WALLS, OPERATING ENGINEER COSTS, SHOP OF FLOOR ELEVATION ON A 5 FOOT GRID ETC... FOR THE UNIT PRICE OF \$47 PER

PURCHASE ORDER EXCLUDES: HOIST CHARGES

Unless otherwise stated, this is a Lump Sum Purchase Order and Vendor/Subcontractor shall perform the above-described Work for the above-stated price.

The Terms and Conditions of this Purchase Order appear on the reverse side hereof.

Vendor/Subcontractor:

Trataros Construction, Inc.

Tive: NJRACTING MG

Date:



- 1. This Purchase Order ("PO") expressly limits acceptance to the terms and conditions stated on the face and reverse side hereof by Vendor/Subcontractor ("V/S") are objected to and are hereby rejected notwithstanding the acceptance of or payment for any material and conditions of this PO. This PO shall not be changed or modified except in writing signed by Vendor/Subcontractor. Performance of any work covered hereunder shall be considered an acceptance of the terms and conditions of this PO. This PO shall not be changed or modified except in writing signed by the party to be charged. This PO may not integrated agreement between the parties.
- 2. The terms and conditions of the prime contract between Owner for General Contractor) and TCI are incorporated herein by inference and to the extent that the prime contract applies to the PO work. The prime contract is available for review and photocopying at TCI's main office. V/S shall assume toward TCI all obligations and responsibilities which, under the prime contract, TCI assumed toward Owner and Architect/Engineer and shall be bound by all rulings of Owner and Architect/Engineer including extensions of contract time.
- 3. In addition to any warranty implied in fact or law, V/S expressly warrants all work, equipment, and materials furnished shall be free from defects, shall conform to the construction documents, approved samples, drawings, and catalog cuts, and shall be fit and sufficient for the purpose intended. All warranties shall survive delivery, performance, inspection, testing, acceptance, and payment.
 - 4. V/S shall employ labor and materials which to TCI's satisfaction and sole discretion will result in harmony on the job.
- 5. V/S shall comply with all federal, state and local laws, rules, regulations, ordinances, and directives which govern its work. The prevention of accidents to workmen and others is the responsibility of V/S. The unauthorized use of any scaffold, ladder, hoist or other equipment owned or maintained by TCI and used to perform elevated work is strictly prohibited. Permission to use said equipment shall not be unreasonably withheld; however, upon using said equipment VS certifies that It has inspected said equipment shall changes and/or judgements incurred in connection with therawith. V/S shall always comply with all applicable safety laws and directives and take steps necessary to prevent accidents.
- 6. V/S shall submit for approval a schedule of values for the PO work supported by such evidence as TCl may direct. On the first day of each month, V/S shall submit to TCl a detailed requisition of the work performed during the preceding month together with a release for payments received, a waiver of lien for work performed, and proof of payment for obligations incurred.
- 7. This PO shall include all necessary shop drawings, samples, catalog cuts, tests and reports. Shop drawings must be numbered, dated and marked to indicate the name of the project and a description of the work.
- 8. V/S warrants and guarantees control of all patented devices, processes, materials and/or equipment used in connection with the PO and shall indemnify and hold TCI harmless against all suits and claims and shall pay all costs, expenses, damages and/or judgements
- 9. TCI may withhold as retainage 10% of all sums due V/S. TCI may also withhold payment to the extent reasonably necessary to protect TCI from any loss because of: defective work not remedied; fallure of V/S to make payments for obligations incurred; reasonable evidence that the work cannot be completed for the unpaid PO halance; delay or damage caused by V/S; failure of V/S to carry out the
- 10. In the event of Owner insolvency, V/S agrees to finally exhaust all lien remedies before seeking payment from TCI. Any amount thereafter owing to V/S shall be paid in three (3) equal annual installments without interest.
- 11. Final payment shall be made when V/S has fully completed the work in accordance with the construction documents and the work has been approved and accepted by Owner, and V/S has submitted to TCI an affidavit setting forth its unpaid obligations together with a general release and waivers of lien covering work performed.
- 12. If a lien is filed by a vendor/subcontractor, supplier, employee, workman or another claiming nonpayment by V/S, then V/S shall promptly bond or remove such lien. If V/S fails to do so, TCI may bond off said lien and withhold the costs associated therewith including reasonable attorneys' fees and disbursements from V/S's payment.
- 13. TCI and Owner may order changes in the work. Change orders and extra work orders shall not be binding on TCI until approved in writing by Owner. If any unit prices are given in this PO, then to the extent possible, changes and extra work shall be valued to such unit prices. For changes and extras, V/S shall be paid only the actual amount approved and paid therefor by Owner.
- 14. V/S agrees to make no claim against TCI for damages for delay, interference, suspension or any other hindrance in the performance of the work and agrees that any such claim shall be fully compensated by an extension of time.
- 15. TCI may direct the timing, order, sequence and continuity of the PO work. Time is of the essence regarding V/S's performance pursuant to this PO. TCI may suspend or interrupt the work of V/S without adjustment to the PO price. V/S shall proceed with material breach of this PO regardless of whether V/S was correct in its contentions.
- 16. TCI may terminate this PO for cause if V/S: fails to supply enough properly skilled workers or proper materials; fails to protect otherwise guilty of a material breach of this PO.
- 17. If V/S is terminated for cause, TCl may take possession of V/S's materials, equipment, and tools and complete the PO work by any reasonable means. V/S shall not be entitled to receive further payment until the PO work is fully completed and accepted and TCl has been paid in full therefor. V/S shall be responsible for all costs in excess of the PO price. If it shall be determined that a termination be determined accordingly.
- 18. TCI may terminate this PO in whole or in part for its convenience without cause, provided TCI shall pay V/S for all work performed and materials purchased up to the date of termination together with an amount to cover direct costs and expenses of such or unfurnished material. Unless otherwise specified, no material and/or equipment shall be released or fabricated without TCI's prior written
- 19. V/S shall pay, without limitation, all taxes, contributions and premiums under workmen's' compensation laws, unemployment compensation laws, Federal Social Security Act, health and welfare benefit plans, gross business taxes, sales, and use taxes and any other taxes, contributions and premiums which may become payable by operation of law or contract.
- 20. To the fullest extent permitted by law, V/S shall indemnify and hold TCI harmless from claims, damages, losses and expenses, or in part by V/S or its suppliers, agents, employees or someone for whose acts or omissions any of them might be liable.
- 21. In addition to workmen's' compensation coverage, V/S shall maintain general liability insurance coverage for bodily injury and property damaga in such forms and in such amounts as required by the primo contract. All insurance coverage for bodily injury ICI as additional insureds. Certificates of Insurance shall be submitted to TCI prior to commencing performance and shall contain a provision that such policies will not be canceled until at least 30 days written notice has been given to TCI. To the fullest extent permitted by law, then it shall exercise such rights against the vendor/subcontractor(s), if any, responsible for the loss, but not against TCI or Owner.
- 22. A breach of this PO may at the online of TCI be considered a breach of all agreements then existing between the parties suffered on account of this PO or any other such agreement.
- 23. No action or proceeding arising out of or relating to this PO shall be commenced or maintained against TCI unless such action or proceeding is commenced within one year after the day a final certificate of occupancy is issued or the last day on which V/S performed work at the site or delivered material to the site, whichever occurs first. TCI shall not be required to participate in any action or proceeding for the Southern District of New York V/S consents to the jurisdiction of said courts in any action or proceeding to this PO. This PO shall be construed in accordance with the laws of the State of New York.
- 24. Notwithstanding anything herein to the contrary, TCI may, at its sole option, demand arbitration of any dispute or claim arising out of or relating to this PO pursuant to the Construction Rules of the American Arbitration Association. If TCI is required by the thispute or claim involves the PO work, then V/S shall, at TCI's option, participate in the prosecution or defense of such dispute or claim, provide notices and furnish information within the time required by the prime contract, share in the legal costs associated with the prosecution or defense, and be bound by the results of the arbitration or alternative dispute resolution forum. The final determination of apparent TCI.

BARTEC INDUSTRIES, INC.

(973) 256-9262

P.O. BOX 356 - LITTLE FALLS, NJ 07424

Trataros Construction Inc. 664 64th Street Brooklyn, NY 11220

PROPOSAL (UL)

ATTN: RAMESH

DATE: May 8, 2000

FAX: 646-935-0757

PROJECT: Baruck Academic Complex Site B

We propose to furnish and install within the above mentioned project the following: Portland Cement Based Floor Underlayment System, Con-flow system by Conspec and/or E-945 system by Boiardi. Thickness as required

and directed by Construction Manager.
The areas of work are defined as follows: Concrete Substrate, floors 1-14
as directed. Price includes shooting floor elevations on a 5 ft. grid and providing an O.E. when required. Price does not include elevator or hoist IERMS AND CONDITIONS: charges. These are to be provided by others. charges. These are to be provided by others.

a) All floors to receive underlayment must be prepared by others immediately prior to commencement of our work as follows:

(1) All areas are to be broomed and/or vacuumed removing all

loose material, including dust.

2) All areas are to be sound and free of substances that would impair adhesion, e.g. oil, grease, chemicals, curing compounds, etc.

(3) All areas are to be examined and all holes, voids, joints,

- b) All necessary light, power, heat and water without charge.
- 1) Substrate must be 32°F and rising. O(L 2) Water must be clean and potable and be of constant pressure to maintain job schedule. (1" line and min. quantity of 50
- OF c) The site must be able to accommodate the delivery and placing of material and equipment.
- d) We must be provided sufficient notice to mobilize and secure materials called for in our proposal.
 - Areas to be covered will be made available so that the application will be continuous. Any interruption causing time delay shall be charged to the General Contractor at cost plus 10% overhead.
 - f) Total installation will be accomplished in an orderly and expedient manner. Payment will be made to BARTEC as specified in Schedule of Payment, item g, since normal pay periods can not be
 - g) Schedule of Payment: Work will be billed at a unit bag price installe of \$47.00 per bag. Billing will be done on a weekly basis and payment Crill be made on a 30-day cycle Payments will be issued on or about

days after receipt from owner NOTE: The underlayment material is free flowing and will run through small voids and openings. The run-through can cause damage, staining of ceilings and walls of the floor below and or reflect voids in the underlayment after it cures that may require patching at additional cost.

AcceptedBy	BARTEC INDUSTRIES, INC. By Craig Negus This proposal is subject to and approval be officers of the parties before the control of the contro	
	parties before becoming a cor	itract.
	PV	20

NOTE: Material will be handled and loaded by full pallets approx. 2500 Ibs. 42"x42" Access and clear passage must be provided from street to elevator for use of pallet jack and/or forklift. A lockable room with electricity will be provided by others for storage of equipment & charging of batteries